Public Pub. 8. All Till St. Physical

WILLIAM GRASON, ESQUIRE, GOVERNOR.

for payment of the per diem and mileage allowance by this CHAP. 49.

SEC. 4. And be it enacted, That all acts inconsistent with Repeal of inthe provisions of this act, so far as they relate to Talbot consistent acts county, be and the same are hereby repealed.

CHAPTER 48.

Presidential Door

Addie of reading

An act to authorise Emily H. Garnett to bring into the Passed Feb. 8, State certain Negroes therein mentioned.

Be it enacted by the General Assembly of Maryland, Authorised to That Emily H. Garnett, of Baltimore city, be and she is introduce hereby authorised to bring into this State negro boy Joseph and negro girl Jane, slaves for life, and the property of her infant son Benjamin M. Garnett; provided, the said Proviso Emily H. Garnett shall comply with the two last provisions of the first section of the act of Assembly passed December session, eighteen hundred and thirty-nine, chapter fifteen.

CHAPTER 49.

An act to vest certain powers in the Orphans' Court of Passed Feb. 8, Queen Ann's County.

Section 1. Be it enacted by the General Assembly of Mary-To allow acland, That the orphans court of Queen Ann's county, be and the same is hereby vested with full power and authority to exmine and allow the account of Woolman J. Gibson of said county, against John T. Thomas, incurred for boarding and clothing him, before the said Woolman J. Gibson was appointed his guardian; provided, the said court are satisfied if correct from competent and legal testimony, that the items in said account are just and true.

SEC. 2. And be it enacted, That if the said court shall How paid allow the said account, or any part thereof, they are to pass an order directing the same to be paid out of the funds of John T. Thomas, in the possession of said Woolman J. Gibson, as his guardian, and the said account is to be filed To file account by the register, and recorded as other guardian accounts

December session, circlicen hundred and thirty-

the ball arrell county, in their judgment, is proceed in the